UNITED STATES DISTRICT COURT

for the

MIDDLE DISTRICT OF TENNESSEE

U.S.A. vs. Jalissa Brooks	Docket No. <u>0650 3:13CR00208 - 3</u>
Petition for Action on Co.	nditions of Pretrial Release
COMES NOW Dariel S Blackledge-White presenting an official report upon the conduct of de who was placed under pretrial release supervision by	
sitting in the Court at Nashville, Tennessee	
conditions: Please reference the attached Order Se	etting Conditions of Release.
Respectfully presenting petition for ac Please reference page two of this document.	tion of Court and for cause as follows:
I declare under penalty of perjury that the foregoin	ig is true and correct.
Dariel S Blackledge-White Man Houllan Na.	shville, TN November 20, 2013
U.S. Pretrial Services Officer Pla	ce: Date:
Next Scheduled Court Event	
Event	Date
PETITIONIN	NG THE COURT
✓ No Action☐ To Issue a Warrant	☐ To issue an order setting a hearing on the petition ☐ Other
THE COURT ORDERS: No Action	A Hearing on the Petition is set for
The Issuance of a Warrant.Sealed Pending Warrant Execution	
(cc: U.S. Probation and U.S. Marshals only)	Date Time
Other	
Considered and ordered this 2/5 day of November, 2013, and ordered filed and made a part of the records in the above case.	
Honorable Juliet Griffin	
(U.\$. Magistrate Judge	

Honorable Juliet Griffin Petition for Action on BROOKS, Jalissa Case No. 3:13-CR-00208-03 November 20, 2013

On October 16, 2013, the above referenced defendant was arrested in the Middle District of Tennessee, on a seven-count Indictment which charged her with the following counts, to wit:

Count 1: Conspiracy to Commit Hobbs Act Robbery, in violation of 18 U.S.C. §

1951;

Count 6: Hobbs Act Robbery, in violation of 18 U.S.C. § 1951; and

Count 7: Carry and Brandish of a Firearm During and in Relation to a Crime of

Violence, in violation of 18 U.S.C. § 924(c)(1)(A).

On the same date, the defendant appeared before Your Honor for an Initial Appearance. The Government sought detention, and a detention hearing was scheduled for October 21, 2013.

On October 21, 2013, the Court determined there were conditions that would allow for the defendant's release and thus, Ms. Brooks was ordered released on a personal recognizance bond with pretrial supervision.

Special Conditions of Release:

Please reference the attached Order Setting Conditions of Release.

VIOLATION(S):

Violation No. 1: Refrain from the use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner; defendant shall notify Pretrial Services of any medication prescribed by a physician:

On October 21, 2013, the defendant reported to Pretrial Services for her initial intake. At that time, she submitted a urine sample that was submitted to Alere Laboratories, located in Gretna, Louisiana, and was confirmed positive marijuana. Ms. Brooks admitted she had smoked marijuana prior to her arrest for the instant federal offense.

On November 13, 2013, Ms. Brooks submitted a urine sample that was confirmed positive for the presence of marijuana. She admitted she smoked marijuana on November 11, 2013.

On November 20, 2013, the defendant again submitted a urine sample that was positive for

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marijuana. She advised she has not used the substance since November 11, 2013.

Violation No. 2: Refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing which is required as a condition of release.

On November 13, 2013, the defendant initially submitted a diluted urine screen. She was instructed to remain in the U.S. Probation and Pretrial Services Office and eventually provided a normalized urine sample.

Current Status of Case:

As of this date, no trial date has been set in this matter.

Probation Officer Action:

This officer has continued to encourage the defendant to remain drug free, and on October 21, 2013, Ms. Brooks was placed in Phase 6 of the U.S. Probation Office's Code-a- Phone program, a program whereby defendants call daily to ascertain whether they need to report to the U.S. Probation and Pretrial Services Office to submit a urine screen.

Ms. Brooks was also referred for a substance abuse assessment and informed that she would be required to participate in any recommended drug treatment.

On November 20, 2013, Ms. Brooks signed the paperwork necessary for her to participate in substance abuse treatment twice per month.

Respectfully Petitioning the Court as Follows:

The defendant tested positive for marijuana at the time of her initial intake and was informed that she cannot use illicit or nonprescribed substances while on supervision. As previously noted, Ms. Brooks admitted to this officer that she smoked marijuana on November 11, 2013, because she was "stressed out." Ms. Brooks completed a substance abuse assessment on November 15, 2013, and treatment was recommended. Thus, Pretrial Services respectfully recommends that no action be taken at this time to allow Ms. Brooks time to commence substance abuse treatment. The defendant has been informed that, should she continue to use marijuana or any other illegal substances, the Court will be notified of her noncompliance, and her bond may be revoked.

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Assistant U.S. Attorney Matthias Onderak has been advised of the above violations.

Approved:

William Burton Putman

Supervisory U.S. Probation Officer

xc:

Matthias Onderak, Assistant U.S. Attorney Caryll Alpert, Assistant Federal Public Defender

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RELEASE ORDER AND CONDITIONS OF RELEASE

	,
	Defendant is released on his/her own recognizance, no appearance bond shall be posted and the following statutorily required standard conditions of release are hereby imposed
	Defendant shall be released on a non-surety bond in the amount of no security or monies shall be required for defendant to be released, and the following conditions of release are hereby imposed:
	Defendant shall be released on a non-surety bond in the amount of cash in the amount of shall be posted to the Clerk of Court, or such other security as listed below, and the following conditions of released are hereby imposed:
	Defendant shall be released on a surety bond as described below:
	Defendant shall remain on the conditions of supervised release that have been previously imposed by the District Judge. In addition, defendant shall abide by the following conditions:
* * * *	**********
WHILE	ON RELEASE, I FULLY UNDERSTAND:
1)	I may not change my address or move without permission of the Court. My correct address has been provided to Pretrial Services.
2)	I must be in Court each and every time I am instructed to be there, and surrender to serve any sentence imposed.
3)	I cannot intimidate or harass any witness, victim, informant, juror or officer of the Court; I cannot obstruct any criminal investigation.
1)	I must not violate any local, state or federal law. If I do, I could be punished by as much as from 90 days to 10 years imprisonment in addition to the penalty provided for the offense

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committed.

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* * *	* * * * :	***********	*****
5)	signe	plate any condition of release, a warrant for my arrest of may be for the conditional conditional conditional conditional conditional could be ordered by the Court, and I could be held in co	itions, or my detention until
6)	impos cases,	I to appear at any proceeding in this case or I fail to surre sed, I could be charged and convicted of bail jumping whi as much as 10 years imprisonment and/or a fine, nments imposed in the original case.	ch is punishable by, in some
7)	This s	pecial condition or conditions:	
JB	<u>A.</u>	Defendant shall report to Pretrial Services as directed	
AB	<u>B.</u>	Defendant shall maintain or actively seek verifiable em request in advance of her Pretrial Services Officer any	
8B	<u>C.</u>	Defendant's travel shall be restricted to the Middle D pre-approved for out-of-district travel by Pretrial Servi	
JB	<u>D.</u>	Defendant shall avoid all contact, directly or indirectly, may become a victim or potential witness in the invincluding, but not limited to any defendant in a related with provide a (1st of with whom the defendant of the others than the the others of the other of the others of the others of the others of the other of the others of the others of the other of the others of the others of the other of the others of the other of the others of the other of the oth	estigation or prosecution,
}B	<u>E.</u>	Defendant shall refrain from the possession of firearms, dangerous weapons	, ammunition, or any other

JB	<u>F.</u>	Defendant shall refrain from the excessive us of alcohol
JB	<u>G.</u>	Defendant shall refrain from the use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner
B	<u>H.</u>	Defendant shall submit to any method of testing required by the Pretrial Services Office for determining whether the defendant is using a prohibited substance, such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing
y B	<u>l.</u>	Defendant shall participate in a program of inpatient or outpatient substance abuse therapy and counseling if deemed appropriate by the Pretrial Services Officer, any inpatient treatment may be followed by up to 90 days in a halfway house
JB	<u>J.</u>	Defendant shall refrain from obstructing or attempting to obstruct of tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing which is required as a condition of release
JB	<u>K.</u>	Defendant shall participate in a program of mental health treatment or counseling if the Pretrial Services Officer or Supervising Officer considers it advisable

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*****	*************	* * * * * * * * * * * * * * * *
	Defendant shall report as soon as possible, within officer, any contact with any law enforcement person to any arrest, questioning, or traffic stop	
& M .	Defendant shall allow a Probation/Pretrial Services home or elsewhere and confiscate any contraband of	
<u>N.</u>	Milia Brades 10-21-2013	

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* * * * * * * * * * * * * * * * * * * *	***********
I acknowledge I have read this Ord Appearance Bond that the Court has orde	ler. I understand that I will receive a copy of it and any ered at the conclusion of this hearing.
Date: October 21, 2013	Maria Branks Defendant

It is ORDERED that the conditions listed above are imposed. 18 U.S.C. § 3142.

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JNITED STATES MAGISTRATE JUDGE

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The Middle District of Tennessee consists of the following counties: Cannon, Cheatham, Clay, Cumberland, Davidson, DeKalb, Dickson, Fentress, Giles, Hickman, Houston, Humphreys, Jackson, Lawrence, Lewis, Macon, Marshall, Maury, Montgomery, Overton, Pickett, Putnam, Robertson, Rutherford, Smith, Stewart, Sumner, Trousdale, Wayne, White, Williamson and Wilson.

The following are pertinent Middle District of Tennessee numbers (Area Code 615):

U.S. Magistrate Judge Juliet Griffin	- 736-5164
U.S. Magistrate Judge Joe B. Brown	- 736-7052
U.S. Magistrate Judge E. Clifton Knowles	- 736-7347
U.S. Magistrate Judge John S. Bryant	- 736-5878
Clerk of Court	- 736-5498
U.S. Marshal	- 736-5417
U.S. Attorney	- 736-5151
U.S. Probation	- 736-5771
Federal Public Defender	- 736-5047

The United States District Court in Nashville is located in the United States Courthouse, 801 Broadway, at the corner of Eighth and Broad. The Court in Cookeville is located at 9 East Broad Street. The Court in Columbia is located at 816 South Garden Street.

1) YOU ARE REQUIRED TO LIVE AT THE ADDRESS THAT YOU INFORMED THE COURT YOU WOULD LIVE AT.

WANT TO MOVE?????

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IT IS YOUR RESPONSIBILITY:

- A) TO HAVE YOUR ATTORNEY SUBMIT NOTICE TO THE COURT WITH YOUR NEW ADDRESS, BEFORE YOU MOVE.
- B) INFORM ME BEFORE YOU MOVE.
- 2) YOU CAN NOT USE DRUGS AND REMAIN ON PRETRIAL SUPERVISION.

IF YOU TEST POSITIVE FOR <u>ANY</u> ILLEGAL SUBSTANCE OR NARCOTIC DRUG THAT IS NOT PRESCRIBED TO YOU, <u>PLAN TO MOVE TO PHASE I. ALSO PLAN TO BEGIN PAYING A COPAYMENT FOR YOUR TREATMENT.</u>

- 3) IF YOU SPEAK TO ANY LAW ENFORCEMENT OFFICER, FOR ANY REASON, YOU ARE REQUIRED TO NOTIFY ME IMMEDIATELY (WITHIN 48 HOURS).
- 4) ALWAYS CALL OFFICE PHONE FIRST UNLESS YOU HAVE AN EMERGENCY (615) 736-5771 EXT 113.

IF YOU NEED TO COMMUNICATE WITH ME VIA CELL PHONE (476-7215), PLEASE TEXT ME. I WILL CALL YOU BACK.

YOUR ACKNOWLEDGMENT AND COOPERATION OF THESE POLICIES IS GREATLY APPRECIATED.

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